Case 2:12-cv-07719-CAS-VBK Document 4 Filed 09/18/12 Page 1 of 6 Page ID #:39
FILED
CLERK, U.S. DISTRICT COURT

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

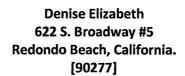
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CENTRAL DISTRICT OF CALIFORNIA

NOTICE OF DOCUMENT DISCREPANCIES

To: ☑ U.S. District Judge / ☐ U.S. M	agistrate Judge Christina A. Snyder	BA & DEBOTA
From: C. Jeang	, Deputy Clerk I	Date Received: 09/14/2012
Case No.: CV12-7719-CAS(VBKx)	Case Title: Elizabeth v. Geithner;	et al.
Document Entitled: Letter		

Upon the submission of the attached	document(s), it was noted that the following di	screpancies exist:
☐ Local Rule 5-4.1	Documents must be filed electronically	
□ Local Rule 6-1	Written notice of motion lacking or timeliness of notice incorrect	
□ Local Rule 7-19.1	Notice to other parties of ex parte application lacking	
□ Local Rule 7.1-1	No Certification of Interested Parties and/or no copies	
□ Local Rule 11-3.1	Document not legible	
□ Local Rule 11-3.8	Lacking name, address, phone, facsimile numbers, and e-mail address	
□ Local Rule 11-4.1	No copy provided for judge	
□ Local Rule 11-6	Memorandum/brief exceeds 25 pages	<u> </u>
□ Local Rule 11-8	Memorandum/brief exceeding 10 pages shall contain table of contents	
□ Local Rule 15-1	Proposed amended pleading not under separate cover	
□ Local Rule 16-7	Pretrial conference order not signed by all counsel	
☐ Local Rule 19-1	Complaint/Petition includes more than 10 Does or fictitiously named parties	
□ Local Rule 56-1	Statement of uncontroverted facts and/or proposed judgment lacking	
☐ Local Rule 56-2	Statement of genuine disputes of material fact lacking	
☑ Local Rule 83-2.11	No letters to the judge	
☑ Fed. R. Civ. P. 5	No proof of service attached to document(s)))
☑ Other: Format is no	•	
Please refer to the Court's website	at www.cacd.uscourts.gov for Local Rules, G	eneral Orders, and applicable forms.
		GP.
IT IS HEREBY ORDERED:	RDER OF THE JUDGE/MAGISTRATE JUDG	GE
11 10 TEREDI ORDERED.		
	processed. The filing date is ORDERED to	
	Clerk. Counsel* is advised that any further far	ilure to comply with the Local Rules may
lead to penalties pursuant to Loca	l Rule 83-7.	
Date	U.S. District Judge / U.S. I	Magistrate Judge
☐ The document is NOT to be file	ed, but instead REJECTED, and is ORDERE	D returned to counsel * Counsel* shall
	l parties previously served with the attached of	
been filed with the Court.	· · · · · · · · · · · · · · · · · · ·	,
September 18, 2012	U.S. District Judge / U.S. Magistrate Judge	
	U.S. District Judge / U.S. Magistrate Judge	
Date	U.S. District Judge / U.S. M	Magistrate Judge



United States District Court for the Central District of California 312 North Spring Street Los Angeles, California. [90012-4701]

United States District Court

Registered mail: RE 370646240 US

Dear clerk;

Please file this refusal for cause in the case jacket of Article III case CV12-7719 CAS (VBKx). This is evidence if this presenter claims I have obligations to perform or makes false claims against me in the future. A copy of this instruction has been sent with the original refusal for cause back to the presenter in a timely fashion.

Certificate of Mailing

My signature below expresses that I have mailed a copy of the presentment, refused for cause with the original clerk instruction to the district court and the original presentment, refused for cause in red ink and a copy of this clerk instruction has been mailed registered mail as indicated back to the presenter within a few days of presentment.

se Elizabeth

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CK U.S. DISTRICT COURT

UNITED STATES DISTRICT COURT LOS ANGELES
CENTRAL DISTRICT OF CALIFORNIA

PLAINTIFF(S)

CASE NUMBER

CV12- 7719 CAS (VBKx)

V.

TIMOTHY FRANZ GEITHNER, ET AL DEFENDANT(S)

NOTION TO PARTIES OF COURT DIRECTED ADR PROGRAM

NOTICE TO PARTIES:

DENISE ELIZABETH

It is the policy of this Court to encourage settlement of civil litigation when such is in the best interest of the parties. The Court favors any reasonable means, including alternative dispute resolution (ADR), to accomplish this goal. See Civil L.R. 16-15. Unless exempted by the trial judge, parties in all civil cases must participate in an ADR process before trial. See Civil L.R. 16-15.1.

The district judge to whom the above-referenced case has been assigned is participating in an ADR Program that presumptively directs this case to either the Court Mediation Panel or to private mediation. See General Order No. 11-10, §5. For more information about the Mediation Panel, visit the Court website, www.cacd.uscourts.gov, under "ADA."

Pursuant to Civil L.R. 26-1(c), counsel are directed to furnish and discuss with their clients the attached ADR Notice To Parties before the conference of the parties mandated by Fed.R.Civ.P. 26(f). Based upon the consultation with their clients and discussion with opposing counsel, counsel must indicate the following in their Joint 26(f) Report: 1) whether the case is best suited for mediation with a neutral from the Court Mediation Panel or private mediation; and 2) when the mediation should occur. See Civil L.R. 26-1(c).

At the initial scheduling conference, counsel should be fully prepared to discuss their preference for referral to the Court Mediation Panel or to private mediation and when the mediation should occur. The Court will enter an Order/Referral to ADR at or around the time of the scheduling conference.

Dated: Monday, September 10, 2012

Clerk, U.S. District Court

By: AMARTINE

Deputy Clerk

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

NOTICE TO PARTIES: COURT POLICY ON SETTLEMENT AND USE OF ALTERNATIVE DISPUTE RESOLUTION (ADR

Counsel are required to furnish and discuss this Notice with their chents

Despite the efforts of the courts to achieve a fair, timely and just outcome in all cases, litigation has become an often lengthy and expensive process. For this reason, it is this Court's policy to encourage parties to attempt to settle their disputes, whenever possible, through alternative dispute resolution (ADR).

ADR can reduce both the time it takes to resolve a case and the cost of litigation, which can be substantial. ADR options include mediation, arbitration (binding or non-binding), neutral evaluation (NE), conciliation, mini-trial and fact-finding. ADR can be either Court-directed or privately conducted.

The Court's ADR Program offers mediation through a panel of qualified and impartial attorneys who will encourage the fair, speedy and economic resolution of civil actions. Panel Mediators each have at least ten years legal experience and are appointed by the Court. They volunteer their preparation time and the first three hours of a mediationsession. This is a cost-effective way for parties to explore potential avenues of resolution.

This Court requires that counsel discuss with their clients the ADR options available and instructs them to come prepared to discuss the parties' choice of ADR option (settlement conference before a magistrate judge; Court Mediation Panel; private mediation) at the initial scheduling conference. Counsel are also required to indicate the client's choice of ADR option in advance of that conference. See Civil L.R. 26-1(c) and Fed.R.Civ.P. 26(f).

Clients and their counsel should carefully consider the anticipated expense of litigation, the uncertainties as to outcome, the time it will take to get to trial, the time an appeal will take if a decision is appealed, the burdens on a client's time, and the costs and expenses of litigation in relation to the amounts or stakes involved.

Of the more than 9,000 civil cases filed in the District annually, less than 2 percent actually go to trial. The remaining cases are for the most part: settled between the parties; voluntarily dismissed; resolved through Court-directed or other forms of ADR; or dismissed by the Court as lacking in merit or for other reasons provided by law.

For more a formation about the Court's ADR Program, the Mediation Panel, and the profiles of mediators, visit the Court website, www.cacd.uscourts.gov, under "ADR."

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

NOTICE OF ASSIGNMENT TO UNITED STATES MAGISTRATIAJUDGE FOR DISCOVERY

This case has been assigned to District Judge Christina Snyder and the assigned discovery Magistrate Judge is Victor B. Kenton.

The case number on all documents filed with the Court should read as follows:

CV12- 7719 CAS (*BKx)

Pursuant to General Order 05-07 of the United States District Court for the Central District of California, the Magistrate Judge has been designated to hear discovery related motions.

All discovery related motions should be noticed on the calendar of the Magistrate Judge

NOTICE TO COUNSEL

A copy of this notice must be served with the summons and complaint on all defendants (if a removal action is filed, a popy or this notice must be served on all plaintiffs).

Subsequent documents must be filed at the following location:

Western Division 312 N. Spring St., Rm. G-8 Los Angeles, CA 90012 Southern Division
411 West Fourth St., Rm. 1-053
Santa Ana, CA 92701-4516

Eastern Division 3470 Twelfth St., Rm. 134 Riverside, CA 92501

Failure to file at the proper location will result in your documents being returned to you.

NAME, ADDRESS & TELEPHONE NUMBER O P ATTORNEY(S) FOR, OR PLAINTIPP OR DESENDANT IS PROJE	FILED	
Denise Elizabeth		
622 S. Broaduay #5	2012 SEP 10 PM 12-42	
Redando Beach		
California	UENTRAL DISTRICT COUR UENTRAL DIST. OF CALLE. LOS ANGELE	
310.953.5/14	et v	
	DISTRICT COURT CT OF CALIFORNIA	
Denise Elizabeth	CASE NUMBER:	
Plaintiff(s),	CV12-7719-CAS (VBKx)	
Throthy Fronz GEITHNER and Selui STANISLAUS	CERTIFICATION AND NOTICE	
Selui STANISLAUS Defendant(s)	OF INTERESTED PARTIES (Local Rule 7-1-1)	
TO: THE COURT AND ALL PARTIES APPEARING O	OF RECORD:	
~ · \		
The undersigned, counsel of record for (or party appearing in pro per), certifies that the followinterest in the outcome of this case. These representations	ng listed party (or parties) may have a direct, pecuniary	
disqualification or recusal. (Use additional sheet if nece	essary.)	
PARTY	CONNECTION	
(List the names of all such parties and	identify their connection and interest.)	
Timothy Fronz GEI	THINER and Defendant	
Jely STANISLAUS	Defendant	
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10/2012 Land	out money	
Date Sign	sul money	
Date Sign	sul money	
Date Sign	sul money	
Date Sign Attorney of	record-for-or-party-appearing-in-pro-pen	